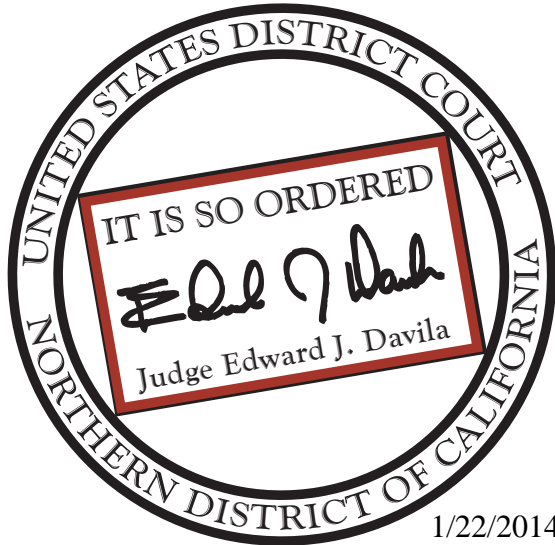


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7 Attorneys for Plaintiffs
Broadcast Music, Inc., et al.



1/22/2014

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION**

13 BROADCAST MUSIC, INC.; EVIL EYE
MUSIC, INC.; ROBERT KEITH
14 MCFERRIN, JR. d/b/a PROBNOBLEM
MUSIC; SONGS OF UNIVERSAL, INC.;
15 UNIVERSAL - SONGS OF POLYGRAM
INTERNATIONAL, INC.; SONY/ATV
16 SONGS LLC d/b/a SONY/ATV TREE
PUBLISHING; BOCEPHUS MUSIC, INC.;
17 UNIVERSAL MUSIC-Z TUNES LLC d/b/a
UNIVERSAL MUSIC Z SONGS; and FUEL
18 PUBLISHING, INC. d/b/a PENER PIG
PUBLISHING,

Plaintiffs,

V.

1 BABY DOT, INC. d/b/a THE FUNKY
2 MONKEY; and JOEANN E. PEPPERELL,
individually,

Defendants.

Case No. 5:13-CV-00820-EJD-PSG

STIPULATION OF DISMISSAL

Trial Date: None Set

IT IS HEREBY STIPULATED by and between the parties to this action through their designated counsel that the above-captioned action be and hereby is dismissed with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1).

1 The parties have executed a Settlement Agreement, and a Stipulation to Entry of Consent
2 Judgment. The parties request the Court to retain jurisdiction for the limited purpose of entering
3 the Consent Judgment in the event of Defendants' default under the terms of the Settlement
4 Agreement. The Clerk shall close this file.

5
6 DATED: January 21, 2014

COBLENTZ PATCH DUFFY & BASS LLP

8 By: */s/ Karen S. Frank*

9 Karen S. Frank
10 Attorneys for Plaintiffs Broadcast Music, Inc., *et*
11 *al.*

12 DATED: January 21, 2014

LAW OFFICES OF WALLACE C. DOOLITTLE

14 By: */s/ Wallace C. Doolittle*

15 Wallace C. Doolittle
16 Attorneys for Defendants Baby Dot, Inc. d/b/a The
17 Funky Monkey; and Joeann E. Pepperell,
18 individually

19 Pursuant to Civil Local Rule 5-1(i), I hereby attest that concurrence in the filing of this
20 document has been obtained from each of the other Signatories.

21 DATED: January 21, 2014

COBLENTZ PATCH DUFFY & BASS LLP

22 By: */s/ Karen S. Frank*

23 Karen S. Frank
24 Attorneys for Plaintiffs Broadcast Music, Inc., *et*
25 *al.*

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